

November 9, 2002. Since November 9, falls on a Saturday and Monday, November 11, is a Federal Holiday, this response is due November 12, 2002. This non-final Office Action is the second non-final action and is responsive to Applicant's first Amendment under 37 C.F.R. §1.111 dated February 28, 2002. The instant action cites new art not previously referenced or cited. Reconsideration of the rejections in light of the amendments to the Claims and the arguments contained in this Amendment is respectfully requested.

IN THE CLAIMS:

Please re-write claims 1 and 36 as set forth below in clean form. In accordance with 37 CFR § 1.121(c)(1)(ii), Applicant has attached a marked-up copy of claims.

Please cancel claims 21 and 50 without prejudice or disclaimer.

sub. C1
B1
1. (Twice Amended) A device, being adapted for mobile use, for wireless, coded access of incident data including video from a remote vehicle incident recording system, located on a vehicle, the device comprising:

- a) at least one interface for transmitting a code to the remote vehicle incident recording system to access the data;
- b) an information datalink, coupled to the at least one interface for receiving the accessed data; and
- c) a transceiver coupled, at least indirectly, to the information datalink, the transceiver adapted to transmit the accessed data from the remote vehicle incident recording system located on the vehicle to the device or to a secure location separate from the device.

sub. C2
B2
36. (Twice Amended) A method for coded access by a remote device, adapted for mobile use, of incident data including video from a vehicle incident recording system, located on a vehicle, comprising:

- (a) transmitting a code from the device, having an interface for coded access to the data, to access the data; and
- (b) transmitting the accessed data from the vehicle incident recording system to the remote device or to a secure location separate from the device using a transceiver coupled to the device.